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IN THE UNITED STATE	S DISTRICT COURT
FOR THE DISTRIC	T OF ARIZONA
United States of America,	No. CR-17-01564-01-PHX-JJT
Plaintiff,	
V.	ORDER OF DETENTION
Quincy Elijah Alexander Maddock,	
Defendant.	
A detention hearing and a preliminar	y revocation hearing on the Petition on
Probation were held on June 21, 2019.	
The Court Finds that the Defendant has knowingly, intelligently, and voluntarily	
waived his right to a detention hearing and a preliminary revocation hearing and has	
consented to the issue of detention being made based upon the allegations in the Petition.	
The Court Further Finds that the Defendant has failed to sustain his burden of proof	
by clear and convincing evidence pursuant to Rule 32.1(a)(6), FED.R.CRIM.P., that he is	
neither a serious flight risk nor a danger to the community. <i>United States v. Loya</i> , 23 F.3d	
1529 (9th Cir. 1994).	
IT IS ORDERED that the Defendant sha	all be detained pending further order of the
court.	
Dated this 21st day of June, 2019.	
45-	march Rolling
Uni	Bernardo P. Velasco ted States Magistrate Judge
	IN THE UNITED STATE FOR THE DISTRICE United States of America, Plaintiff, v. Quincy Elijah Alexander Maddock, Defendant. A detention hearing and a preliminar Probation were held on June 21, 2019. The Court Finds that the Defendant has waived his right to a detention hearing and a consented to the issue of detention being made The Court Further Finds that the Defend by clear and convincing evidence pursuant to R neither a serious flight risk nor a danger to the court for the court. Dated this 21st day of June, 2019.